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10/086,769	03/01/2002	Joseph M. Kochansky	074339.0005 BLAC-106	8954
21874 7590 12/19/2007 EDWARDS ANGELL PALMER & DODGE LLP P.O. BOX 55874			EXAMINER	
			PATEL, JAGDISH	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
Office Action Summary		10/086,769	KOCHANSKY, JOSEPH M.		
		Examiner	Art Unit		
		JAGDISH PATEL	3693		
	The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address		
Period for	• •				
WHICH - Extens after S - If NO p - Failure Any re	PRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 IX (6) MONTHS from the mailing date of this communication. Deriod for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, ply received by the Office later than three months after the mailing a patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
1)⊠ F	Responsive to communication(s) filed on <u>14 Se</u>	eptember 2007.			
2a)⊠ ∃	This action is FINAL . 2b) This action is non-final.				
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
C	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	i3 O.G. 213.		
Dispositio	on of Claims				
5)□ (6)⊠ (7)□ (Claim(s) <u>1-36</u> is/are pending in the application. a) Of the above claim(s) is/are withdray Claim(s) is/are allowed. Claim(s) <u>1-27</u> is/are rejected. Claim(s) is/are objected to. Claim(s) <u>28-36</u> are subject to restriction and/or	vn from consideration.			
Applicatio	on Papers				
10) T / F	the specification is objected to by the Examine the drawing(s) filed on is/are: a) acception and acceptant may not request that any objection to the examine the correction of the contraction is objected to by the Examine the contraction of the cont	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).		
Priority ur	nder 35 U.S.C. § 119	•			
12)	cknowledgment is made of a claim for foreign All b) Some * c) None of: Certified copies of the priority documents Copies of the priority documents Copies of the certified copies of the priority documents Topies of the certified copies of the priorical purplication from the International Bureause the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received i (PCT Rule 17.2(a)).	on No ed in this National Stage		
		*			
Attachment(·	(070 440)		
2) Notice 3) Informa	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate		

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DETAILED ACTION

1. This communication is in response the applicant's filing 9/14/07.

Response to Amendment

2. Claims 1-2, 10-11 and 19 have been amended. Claims 28-36 have been withdrawn from further consideration. Amended claims 1-27 have been examined.

Response to Arguments

3. Applicant's arguments with respect to amended claims 1-27 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 112

4. Newly amended claims 1-27 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 recites a method of determining whether a transaction involving a financial instrument is compliance with investment objectives associated with an investment portfolio.

The claim recites step d) referring to "at least one rule" in order to determine compliance of the investment request. However, both steps b) and c) refer to different version of the at least one rule. Step b) applies at least one rule provided in step a) (the at least rule includes a reference to a dynamic database) to the investment request. Step c) by incorporating each of the related

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entries contained in the dynamic database into the at least one rule inherently creates a new version of the rule because it affects the at least one rule referenced in steps a) and b). The claim therefore is ambiguous as to (i) the relationship of steps c) and d) and (ii) the role of incorporating each of the plurality of entries into the rule. Does step c) update (or create a new or modified rule?) from the rule provided in step a)? If so is this version of the rule applied to the investment request?

The examiner has interpreted the claim to read applying the at least one rule as per step b). Note that when the at least on rule is applied to the investment request the most logical step that follows is step d) which is determination of the compliance of the investment request with the applied rule.

Dependent claims 2-9 also contain the aforementioned deficiency.

Note that all independent claims recite this or similar limitation and therefore are rendered indefinite.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 7. Claims 1-27 are rejected under 35 U.S.C. 102(b) as being anticipated by Cwenar (US Pat. 5893079) and further in view of ARNOLD (WO 00/75821 A2) (Arnold).

 Per claim 1 Cwenar discloses a method of determining whether a transaction involving a

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financial instrument is in compliance with investment objectives associated with an investment portfolio, (compliance capabilities, and abstract); the method comprising the steps of:

a) providing at least one rule pertaining to an investment objective, the at least one rule including a reference to a dynamic database, the dynamic database containing a plurality of entries related to the at least one rule;

(investment compliance rules are stored in a central database 4 (Fig. 1), also see exemplary Figure 4, central database 101)

b) applying the at least one rule to an investment request regarding a transaction involving a financial instrument;

(see at least col. 11 L 35-48)

- d) determining whether the investment request complies with the at least one rule. (see at least col. 11 L 49 col. 12 L 3).
- e) communicating to a user via an output device whether the investment request complies with the at least one rule

(SEE Fig. 5 and col. 12 L 21-47 "audit trail report" and other

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output regarding compliance).

Cwenar fails to teach, incorporating each of the related entries contained in the dynamic database into the at least one rule. Arnold, however, teaches a method of keeping investment rules current by providing a dynamic database containing a plurality of entries related to the at least one rule and incorporating each of the related entries in the dynamic database into the at least one rule (Arnold, p. 11 L 9-17, tax advantage database 38 contains a plurality of entries related to at least one (tax) rule, see description of tax advantage sub-system TAS 36, and each of the entries in the database 38 are incorporated in the tax rules).

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporating each of the related entries contained in the dynamic database into the at least one rule because this would maintain the (investment or tax or compliance) rules most up to date.

Claim 2. A method according to claim 1, wherein the step of incorporating each of the related entries into at least one rule database includes referring to a dynamic list stored within the dynamic database.

(Arnold, p. 11 L 9-17 referring to claim 1 analysis wherein Arnold teaches the updating and maintaining the database 38 current, this would require incorporating each of the tax entries into the rule database)

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Claim 3. A method according to claim 1, further comprising the step of storing the at least one rule is a rules database.

(see at least col. 11 L 44-48)

Claim 4. A method according to claim 1, further comprising the step of receiving the investment request from an interested party.

(see at least col. 11 L 35-39)

Claim 5. A method according to claim 1, further comprising the step of reporting, to an interested party, whether the investment request complies with the at least one rule. (see at least col. 11 L 58 - col. 12 L 6)

Claim 6. A method according to claim 1, wherein the step of applying the at least one rule to an investment request is executed by an interested party.

(see at least col. 11 L 35-42, rules are invoked when a trade is executed by a user..)

Claim 7. A method according to claim 1, wherein the step of applying the at least one rule to an investment request is self-executing.

(see at least col. 11 L 39-42, the server executes compliance rules without the user)

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Claim 8. A method according to claim 1, further comprising the step of modifying the dynamic database.

(see at least Col. 11 L 44-48 inputting rules through external user interface)

Claim 9. A method according to claim 2, further comprising the step of providing at least one dynamic entry in a dynamic list stored within the dynamic database.

(see at least Col. 11 L 44-48 inputting rules through external user interface)

Claim 10. A method of determining whether an investment portfolio is in compliance with investment objectives, the method comprising the steps of: a) providing at least one rule pertaining to an investment objective, the at least one rule including a reference to a dynamic database, the dynamic database containing a plurality of related entries; b) applying the at least one rule to the investment portfolio; c) referring to the dynamic database to incorporate each entry contained therein into the at least one rule; and d) determining whether the investment portfolio complies with the at least one rule.

(refer to claim 1 analysis. It is asserted that Cwenar also applies to an investment portfolio as detailed for example at col. 11 L 49-58, the structure of the compliance process for a trade transaction is also applicable to the individual portfolio such as a (portfolio of stocks or other securities in a mutual fund).

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Claims 11-12: refer to claims 2 and 3 analysis.

Claim 13. A method according to claim 10, further comprising the step of receiving financial data relating to financial instruments contained in the investment portfolio.

(Refer to data sources 10, 12, 14, and 16 in Figure 1, see relevant discussion at col. 4 L 51- col. 5 L 21).

Claims 14-18: refer to claims 5-9 analysis.

System claims 19-27 are interpreted according to their respective method claims and accordingly rejected under 35 U.S.C. 102(b) as being anticipated by Cwenar as explained.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

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final action.

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAGDISH PATEL whose telephone number is (571) 272-6748.

The examiner can normally be reached on 800AM-630PM-Mon-Tue and Thu.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, KRAMER JAMES A can be reached on (571)272-6783. The fax phone number for the organization where this application or proceeding is assigned is 517-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jagdish N. Patel

(Primary Examiner, AU 3693)

12/16/07